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3	Attorneys for Defendant Tesla, Inc.			
4	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION			
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8 9	OWEN DIAZ,	Case No. 3:17-cv-06748-WHO		
	Plaintiff,	DEFENDANT TESLA, INC.'S		
20	v.	ADMINISTRATIVE REQUEST FOR ENTRY OF TRIAL EQUIPMENT INTO		
21	TESLA, INC. d/b/a TESLA MOTORS, INC.,	COURTROOM 2, 17th FLOOR		
22	Defendant.			
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Case No. 3:17-cv-06748-WHO TESLA'S ADMINISTRATIVE REQUEST FOR ENTRY OF TRIAL EQUIPMENT INTO COURTROOM 2

1	Defendant Tesla, Inc. respectfully requests permission, pursuant to Northern District o		
2	California General Order No. 58, to gain entry to Courtroom 2 of the Federal Courthouse in Sar		
3	Francisco, California, located at 450 Golden Gate Avenue, through building security, commencing		
4	as of March 24, 2023, with equipment and oversized materials that its counsel plans to use during		
5	the jury trial commencing on March 27, 2023, and continuing each day of trial through verdict.		
6	The above-mentioned equipment includes the following:		
7	Boxes of trial materials (exhibits, sealed deposition transcripts, unsealed deposition)		
8	transcripts, binders, and general office supplies);		
9	•	Equipment dolly;	
10	•	Laptop computers;	
11	•	Ipads;	
12	•	Wireless Data Cards;	
13	•	Tech Support Equipment (cords, cables, connectors, adapters, switches, remotes);	
14	•	External hard drives;	
15	•	Portable monitors with accompanying cables;	
16	•	Easel with accompanying notepad;	
17	•	Oversized and physical demonstratives;	
18	•	Podium;	
19	•	Lectern;	
20	•	Printers;	
21	•	Cables, peripherals, and power cords for the foregoing equipment;	
22	•	Whiteboards; and	
23	•	Drink containers/coolers.	
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1	DATED: March 23, 2023	By: /s/ Daniel C. Posner
2		Daniel C. Posner
3		Mari Henderson
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